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PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION N	
10/618,871	07/14/2003	William Calfas	5194 6942		
75	590 12/02/2004	EXAMINER			
Donald D. Mon			SHRIVER II, JAMES A		
Suite 303 750 East Green	Street	ART UNIT PAPER NUM			
Pasadena, CA	91101	3618			
			DATE MAILED: 12/02/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

-	· · · · · · · · · · · · · · · · · · ·	Application No. Applicant(s)						
Office Action Summary			10/618,871	8,871 CALFAS ET AL.				
		-	Examiner		Art Unit	11,1		
			J. Allen Shri	ver	3618	My)		
The Period for Rep	MAILING DATE of this community	ication appe	ears on the d	over sheet with the c	orrespondence ad	dress		
THE MAILIN - Extensions of after SIX (6) N - If the period for Failure to replay records	NED STATUTORY PERIOD FONG DATE OF THIS COMMUNI Time may be available under the provisions MONTHS from the mailing date of this commor reply specified above is less than thirty (30 or reply is specified above, the maximum state by within the set or extended period for reply eived by the Office later than three months at term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136 unication. 0) days, a reply valutory period will will, by statute, of	6(a). In no event within the statuto Il apply and will e cause the applica	however, may a reply be time by minimum of thirty (30) days expire SIX (6) MONTHS from ation to become ABANDONEI	nely filed s will be considered timel the mailing date of this or (35 U.S.C. § 133).			
Status								
1)⊠ Resp	onsive to communication(s) file	d on <u>14</u> Jul	ly 2003.					
· <u> </u>	This action is FINAL . 2b)⊠ This action is non-final.							
•—	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of	Claims							
4a) Oi 5) ☐ Claim 6) ☑ Claim 7) ☐ Claim	f the above claim(s) is/are pending in the af the above claim(s) is/are n(s) is/are allowed. f(s) 1-12 is/are rejected. f(s) is/are objected to. f(s) are subject to restrict	re withdraw						
Application Pa	pers							
10)⊠ The d Applic Repla	pecification is objected to by the rawing(s) filed on 14 July 2003 cant may not request that any objectement drawing sheet(s) including ath or declaration is objected to	is/are: a) ction to the d the correction	☑ accepted Irawing(s) be on is required	held in abeyance. Seed if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 Cl	• •		
Priority under	35 U.S.C. § 119							
a) All 1. 2. 3.	owledgment is made of a claim b) Some * c) None of: Certified copies of the priority Certified copies of the priority Copies of the certified copies of application from the Internation e attached detailed Office action	documents documents of the priori nal Bureau	have been have been ty documen (PCT Rule	received. received in Application ts have been received 17.2(a)).	on No ed in this National	Stage		
Attachment(s) 1) Notice of Re	ferences Cited (PTO-892)		2	I)	(PTO-413)			
2) Notice of Dra 3) Information I	aftsperson's Patent Drawing Review (P Disclosure Statement(s) (PTO-1449 or Mail Date	•		Paper No(s)/Mail Da		D-152)		

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

2. Claims 1-4 and 6-12 are rejected under 35 U.S.C. 102(e) as being anticipated by Peterson (US Patent 6,540,250 B1). Peterson discloses a transporter (10) to facilitate the movement of a person having impaired or no self-locomotion form a location at a first elevation and location to a higher or lower elevation at a laterally spaced-apart location (See Figs. 1-2), comprising a base (22) having a horizontal orientation and a vertical axis; wheels (58,60) enabling said base to be moved in said horizontal orientation; a platform (30) having a flat upper surface (20) normal to said axis; a jack (34,36) mounted to said base below said platform, extending between them so as to enable and the power the elevation of the platform relative to the base; a power source (38,40) to activate said jack; a control (41) to permit actuation of said jack by said power source; said platform being substantially planar and smooth whereby to facilitate the lateral sliding movement of a person resting on it; [claim 2] wherein said jack includes a threaded screw (See Fig. 9) having locking characteristics whereby to prevent lowering of the platform except when the screw is positively turned; [claims 3 and 8] wherein said base includes an axially-extending guide (26), and said platform includes a downwardly-

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extending peripheral skirt (28), whereby to shroud said jack from outside contact (See Fig. 2); [claims 4 and 9] wherein said platform includes a removably attached stabilizer (16) to frustrate lateral movement of a person from said platform in at least one direction; [claims 6 and 10] wherein said power source is a bi-directionally driven electric motor (38); [claims 7 and 11] wherein there is a plurality of wheels at least some of which are steerable (see column 4, lines 40-42) and lockable (see column 4, line 52); and [claim 12] wherein a pair of lips (18) depend from opposite edges of said platform to provide a hand hold for a transported person.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Peterson (US Patent 6,540,250 B1) in view of Stensby (US Patent 5,050,899). Peterson discloses a transporter as set forth above, but does not disclose wherein said stabilizer comprises a post, and a socket in said platform to receive said post. Stensby discloses a transporter having a stabilizer (142) having a post (144), and a socket (140) in said platform to receive said post. At the time of the invention, it would have been obvious to a person of ordinary skill in this art to provide the stabilizer disclosed in Peterson with a post and a socket in the platform to receive the post as taught by Stensby. The motivation for doing so would have been to allow the stabilizer to be quickly added or removed from the transporter.

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Conclusion

5. The prior art made of record in the accompanying PTO Form 892 and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to J. Allen Shriver whose telephone number is (703) 308-1224. The examiner can normally be reached on Mon-Thurs 7:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chris P. Ellis can be reached on (703) 305-0168. Any inquiry of a general nature or relating to the status of this application should be directed to the group receptionist whose telephone number is (703) 308-1113. As of May 1, 2003, any response to this action should be mailed to:

Mail Stop _____ Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Or faxed to: (703) 305-3597 or (703) 305-7687 (for formal communications intended for entry. (703) 746-3852 (for informal communications directly to the Examiner).

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Monday, November 29, 2004

J. Allen Shriver

Examiner

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JAS